5 malans

LEGAL NOTICES. CATHARINE BLOCK, ar, washington, and Issaquena counties:
he hereby notified to present the Lavae
f by you, to the Board of Levee Coumisf the State of Mississippi, before the first
ovember next (1886,) for approval, regisendorsement and staling, in accordance
provisions of the 4th section of an act enha act to provide for the indebtedness of
counties of the Mississippi River Levee
"Approved February 19th, 1860.
J. L. ALCORN,
President Board Levee Commissioners.
dist, Miss., July 6 '50—3m. COMMISSIONER'S SALE.

tras, et al are complainants, and A. H. Dinkins, ardian, et als are defendants, in which the unsigned was appointed Commissioner I shall or at public sale, on the premises, in the City of also and Monday, the first day of October next, property known as the Mansion House premises and fractional townships, heretofore unoffered, in the counties of Clay, Lancaster, Calhoun, Saline, Greene and Butler.

At the Land Office at Nebraska City, on the 13th day of Angust next, of twenty-eight townships and fractional townships, heretofore unoffered, in the counties of Clay, Lancaster, Calhoun, Saline, Greene and Butler.

At the Land Office at Nebraska City, on the 13th day of Angust next, of twenty seven township; and at the sume time and place, ishall offer public sale, forty scree of land lying in Rankin anty, Mississippi, near the city of Jackson, and own as the south-west quarter of the north quarter, of section fourtees, township five. See one, east, (on which there is a dwelling use,) together with all and singular the apparances belonging to the said two lots of land.

The mid property will be sold separately and the other half in six months from the day of August next, of forty townships and fractional townships, heretofore unoffered, in the counties of Cadar, Dixon, Pierce and Qui Court.

At the Land Office at Dacotah City, on the 5th day of August next, of thirty-three townships and fractional townships, heretofore unoffered, in the counties of Cadar, Dixon, Pierce and Qui Court.

At the Land Office at Dacotah City, on the 5th day of August next, of thirty-seven townships, heretofore unoffered, in the counties of Cadar, Dixon, Pierce and Qui Court.

At the Land Office at Dacotah City, on the 28th day of August next, of thirty-seven townships, heretofore unoffered, in the counties of Cadar, Dixon, Pierce and Qui Court.

The land Office at Dacotah City, on the 28th day of August next, of thirty-seven townships, heretofore unoffered, in the counties of Cadar, Dixon, Pierce and Qui Court.

The land Office at Dacotah

Martin Gordon and his heirs, and all persons interested, defendants.

To Martin Gordon and his unknown heirs, and to all persons interested in the following lands, lying and being in said State and County, to wit:

The case half of northwest quarter and cast half of southwest quarter, and northwest quarter of southeest quarter, section 12, township 4, range 7, east, containing in all about 200 acres. You are hereby notified that said complainant hath filed his bill in the Chancery Court of said county, to sonfirm his tax title to said land, made by the Tax-Collector of said county, on the 6th day of April, A. D. 1855, and unless you appear and plead answer or demur to complainant's said bill, on or before the third Monday in September maxt, the same and all the allegations therein contained will be taken for confessed, and a decree entered up according to the prayer thereof, and the act of the Legislature, approved the 19th of February, 1860.

A. MANGUM, Jr., Clerk.

W. H. Handy, Solicitor.

July24-36d bis bill in the Chancery Court of said county, to sonfirm his tax title to raid land, acquired by virtue of a tax sale of said land, made by the Tax-Collector of said county, on the 6th day of April, A. D. 1855, and unless you appear and plead answer or demur to complainant's said bill, on or before the third Monday in September next, the same and all the allegations therein contained will be taken for confessed, and a decree entered up according to the prayer thereof, and the act of the Legislature, approved the 19th of February, 1860.

W. H. Hardy, Solicitor.

D' virtve of a deed of trust made and excented to secure John K. Hell, Agent and Attorney for his title as aforesaid, in the Chancery Court of Meshoba county; who has filed his bill praying comfirmation of his title as aforesaid, in the Chancery Court of Neshoba county; in the year whalf are quarter whalf n w quarter whalf n w quarter whalf n w quarter and a e quarter whalf n equation and the set of the section of the section four, township ten, of range thirteen, east, situated in Neshoba county, which said land was sold for the half of February, 1860.

A. MANGUM, Jr., Clerk.

W. H. Hardy, Solicitor.

July 24-30d

TRUSTEE'S SALE:

D' virtve of a deed of trust made and excented to secure John K. Hell, Agent and Attorney for his title as aforesaid, in the Chancery Court of his title as aforesaid, in the Chancery Court of his title as aforesaid, in the Chancery Court of the half of the pentage of

August 1, 1850-wew

TRUSTEE'S SALE.

DY Virtue of a deed of Trust made by W. A.

By Virtue of a deed of Trust made by W. A.

Purdom, dated 23rd of March, 1857 to see as

Trustee, to secure to Thomas E Helm, certain debts
therein named. I will, on the 28th day of September 1856, before the front door of the State House,
in the city of Jackson, sell at public suction, to
the highest bidder, for cash, all and singuler, the
presses, typen, cases, and printing materials, and
fixtures at the date of said Deed of Trust, known
and used as those whereby, and with which the
newspaper then known as the "Flag of the Union"
was then printed; together with everything then
belonging or appartaining thereto; so far as they
may come to my hands, they being now in the
office of the "Engle of the South."

Aug 17 '66—tds. D. SHELTON, Trustee. Fi Fa. To Novem

At the mid election, you will notice and carry DELINQUENT TAX-LANDS.

Mississippian.

PUBLISHED EVERY WEDNESDAY MORNING, ON CAPITOL STREET, JACKSON, MISSISSIPPI.

VOL. XXVIII.

JACKSON, WEDNESDAY, AUGUST 29, 1860.

NUMBER 36.

DELINQUENT TAX-LANDS. Jackson, Miss., July 11th, 1860.

THE following described lands in the County of
Holmes, delinquent for non-payment of Taxes
of 185, will be subject to entry or purchase at
this office, after sixty days from the date hereof, by
any citizen of this State, upon payment of amount
for which said lands to the State, with damages and subsequent Taxes accrued. See Revised Code of Mississippi, chap. 1, ec. 9, arts. 45 and 46, page 83. sec. 9, arts. 45 and 46, page 82.
Division of Section. July 11 '60-60d. Auditor of Pub. Acet's. DELINQUENT TAX-LANDS.

DELINQUENT TAX-LANDS.
AUDITOR'S OFFICE,
Jackson, Miss., July 18th, 1860.

THE following described lands, in the county of
Issaquena, delinquent for non-payment of taxes of 1857, will be subject to entry or purchase, at
this office, after sixty days from the date hereof, by
any citizen of this State, upon payment of amount
for which said lands are delinquent, and all costs
to the State, with damages and subsequent taxes to the State, with damages and subsequent taxes accrued. See Revised Code of Mississipi, chap 1,

heretofore unoffered, in the counties of Pierce and Qui Court.

The lands will be offered with the usual exceptions of school sections, &c., &c.

The sales will be kept open until the lands are all offered, which is to be accomplished within two weeks, and no longer, and no private entry of any of the lands will be admitted until after the expiration of the two weeks.

Pre-emption claimants are required to establish their claims to the satisfaction of the proper Register and Receiver, and make payment for the mane on or before the day appointed for the commencement of the public mice, otherwise their claims will be forfeited.

July 25 '80-w 6w JOS. S. WILSON,

Commissioner of the General Land Office.

GENERAL LAND OFFICE, June 14, 1860. interest in lot 3 interest in e balf s e quarter s half lots 1, 2, 3 and 4 Lots 4 and 5 Lots 2 and 3 Lots 5 and 6 Lots 3, 4, 5 and 6 All of STATE OF MISSIS UPPI, whalf se quarter whalf nequar. 2

STATE OF MISSISSIPPI, At Chancery Rules before the Clerk, Aug 5th, 1850.

John C. Warren,

Bill to Perfect Lands Titles. Andrew B. Moore.

WHEREAS, John C. Warren, has filed his bill in the Chancery Court of Neshoba county, praying for a confirmation of his title to the West half of southwest fourth of section thirty,

ELECTION-PROCLAMATION. HNJ. PETTUS, Governor of the State of Mises

A. BROUGER, Section J. PETTUS.

DELINQUENT TAX-LANDS. the State, with damager and subsequent Taxes ac crued. See Revised Code of Mississippi, chap. 1 e quarter..... w quarter n w quarter,....

half n w quarter w quarter s e quarter half & s w quarter n e quarter ... e quarter & n w quarter se quarter.23 half n w quarter half s e quarter se quarter E half & s w quarter n w quarter .. N w quar. & s e quar. s w quar.....30 W half n e quarter n w quarter31

half & n w quarter n e quarter 33 DELINQUENT TAX-LANDS. e quarter s w quarter AUDITOR'S OFFICE,
Jackson, Miss., July 11th, 1860. W half & se quarter n e quarter ...

w quarter.....

w quarter n e quarter. W baif a w quarter....

e quarter.... ractional n e quarter... w quarter...

ractional n e quarter... w quarter sw quarter.

w quarter s w quarter... half n w quarter.....

Seguarter.....

8 w quarter.
1 lot in Sarepta, J. W. Parshall
1 lot in Sarepta, J. P. Waits.
Block 17, in Pittsboro.
Block 38, in Pittsboro.

N e quarter s e quarter ...

v - uarter.....

GERMAN MEDICINES

GREAT

STANDARD REMEDIES

the present age, have sequired their great popularity only through years of trial. Unbounded satisfaction

rendered by them in all cases.

HOOFLAND'S

CERMAN BITTERS

WILL POSTTIVELY CURE

VILLEW FEVER, BILISCS FEVER, AND FEVER AND AGUE.

See our Almanac for proof. PRICE, 75 cents per Bottle

Hoofland's Balsamie Cordial

WILL POSITIVELY CURR Coughs, Colds, or Hourseness, Bronchitis, Influenza, Group, Pacumonia, Incipient Consumption,

CONFIRMED CONSUMPTION.

HOOFLAND'S GERMAN PILL.

being well known throughout Europe and America, needs no commendation here. They are purely vegetable, are prepared with great exactness, and are super-coated. No better Cathartic Pill can be found. Paicz, 25 cts. per box,

These medicines are prepared by Dr. C. M. Jackson & Co., Philadelphia, Pa., and St. Louis, Mo., and are sold by

Sold at Manufacturers prices by
CHANDLER & CO., Memphis.
H. BLAKSLY, St. Louis, Mo.
WRIGHT & CO., New Orleans.
Sold by CA Meore, J & Morey, J & Sizer, Agents
Jackson, Miss.
March 23 '60—wly

WICKER HOUSE AT SUMMIT, MISS.

PAINTS, Oils, Colors in Oil, Sash, Brinds, Patty Window Shades, Wall Paper, Varnish, &c.

Diarrhosa Cordial it is unequalled. Parce, 75 cents

ractional N w quarter.

N w quarter n e quarter....
E haif n w quarter....
Fractional s w quarter...
W half s w quarter...
N half n e quarter...
S w quarter n e quarter

Lot 4, square 22, Houston.
Frac'l square 29, Houston.
Lots 1 and 2, Okalona.
Lot 15, W ½, 14, Okalona.
And E ½, Lot 16, Okalona.
E ½, Lot 14, Okalona.
E ½, Lot 16, Okalona.
Lot 17, less 12 feet, Okalona.
Lot 25, Okalona.
Lot 32, Okalona.
Lot 33, Okalona.
Lot 35, north side, main st. Okalon. Lot 33, Okalona.
Lot 35 north side, main st., Okalona.
Part lot 1, south side, Okalona.
Lot 6, south side, Okalona.
Lot 9 and 12, south side, Okalona.
Lot 10 and 11, south side, Okalona.
Lot 20, south side, Okalona.
Lot 24, north side, main st., Okalona.
Part lot 1.
W. side, lot 21, south side, Okalona.
Lot 24, a 24, a 3, Norta.

N e quarter.
N w quarter.
Frational s e quarter s e quarter.
Lot 2 in block 2, in Banner. July 11 '60-60d. Aud. of Pub. Acet's. STATE OF MISSISSIPPLE In Chancery Co STATE OF MISSISSIPPI, In Chancery Court,
Numerona Courty. Supt term, A. D. 1860.

To all persons claiming or laving any interest.
either legal or equitable, in the lands hereinafter described, and all such persons as may be interested therein:

Whereas, I have filed my bill in the Chancery Court of Neshoba County, State of Mississippi, to have perfected my title to the North-half of the north-east quarter, of section nineteen, towaship to have perfected my title to the North-half of the north-east quarter, of section nineteen, township ten, range twelve, East, in said country and State; said tract of land was sold and conveyed by B W Boydston, Tax Collector of said County, to James L Backstrom, Little Berry Austell, and John T Heath, on the 10th day of July, 1843, for the taxes due thereon, for the year 1842, assessed against Thacker W Winter and D Hardeman, Afterwards Heath, by deed released his interest therein to said Backstrom and Austell, and they sold and conveyed said land to me.

You are therefore notified, to be, and appear in said Country at the Courtbouse, in said County on the 3rd Monday in September next, and show cause against said tax title, and why my title to said land should not be confirmed.

BENAJAH WILLIAMSON, Aug 22 '99-wit.

Aug 22 '90—w4t.

STATE OF MISSISSIPPL: In Chancey Court'
Nessiona Courty. Sept Term, AD 1860.

To all persons claiming or having any interest
either legal or equitable in the lands bereinsfter described at the time the same were sold for
for taxes, and all such other persons as may be
interested therein:

Whereas, I have filed my bill in the Chancery
Court of Neshoba County, State of Mississippi, to
have perfected my title to the South-half of section
twanty-nine, township ten, range twelve, East, in
said County, said tract of land was sold and conveyed by B W Boydston, Tax Collector of said
County to James L Backstrom and Little Berry
Austell, on the 27th day of March, A, D. 1843, for
the taxes due thereon for the year 1842, assessed
against William Dowsings, and afterwards sold
and conveyed by mid Backstrom and Austell to me.
You are therefore notified, to be, and appear in
that Canrt at the Courthouse of said County, on
the 3rd Monday in September next, and show eause
against said tax title, and why my title to said
lands should not be confirmed.

Aug 22 '60—w4t.

J B PAYNE.

J B PAYNE. DELINQUENT TAX-LANDS. Auditon's Oppies,
Jackson, Miss., July 11th, 1850.

THE following described lands in the county of
Hancock, delinquent for non-payment of axes
of 1856, will be subject to entry or purchase at
this office, after sixty days from the date hereof, by
any ciffsen of this State, upon payment of amount
for which said lands are delinquent, and allecosts

for which said lands are delinquent, and allecosts to the State, with damages and subsequent taxes necrued. See Esrised Codo of Mississippi, chap. 1, see. 9, arts. 45 and 46, page 82.

1 Lot in Shieldsboro, assessed to F. A. Netto,
1 Lot in Shieldsboro, assessed to Barnard.
1 Lot in Shieldsboro, assessed to Barnard.
80 acres of Land, assessed to Samuel Hays.
80 acres of Land, assessed to Charles Necaise.
1 Lot assessed to Ett. J. B. Lancier.
Also, the following lots delinquent for non-payment of Taxes of 1855, vis:

40 acres assessed to Wm. Favre.
45 acres assessed to Garcia Necaise's Estate.
E. R. BURT,
July 11 '69—60d. Auditor of Pab. Acet's. Pine Grove Water Cure and Hygienic Institute.

A LARGE and commodous Water Cure Infirmary A has been opened at Raymond, for the reception and treatment of soute and every variety of chronic diseases. The location is a delightful one, in a beautiful grove, high, airy and matthy, one mile from the Court House, where it is at all times quiet and free from dust. Especial attenton given to the management of every variety of female afections. For particulars apply for our circular or address

August —tf. Raymond, Miss.

Jackson, Miss., July 11th, 1860.

THE following described lands in the county of Calboun, delinquent for non-payment of taxes of 1857, will be subject to entry or purchase at this office, after sixty days from the date hereof, by any confice, after sixty days from the date hereof, by a FOR PRESIDENT: JOHN C. BRECKINRIDGE. OF KENTUCKY. FOR VICE PRESIDENT: GEN. JO. LANE, OF OREGON. PRESIDENTIAL ELECTORS. STATE AT LARGE. D. C. GLENN, of Harrison. A. K. BLYTHE, of Yallobus FIRST CONGRESSIONAL DISTRICT J. W. CLAPP, of Marsha RICHARD HARRISON, of Monroe.

> FIFTH DISTRICT. J. B. CHRISMAN, of Lawrence. Public Speaking. Livingston Mims and D. O. Merwin, candithe Democratic and Opposition parties, replaces and times:

THIRD DISTRICT.

P. F. LIDDELL, of Carroll.

LIVINGSTON MIMS, of Hinds.

POURTH DISTRICK.

exington, Edwards Depot,

It was addressed by Gov. Pettus, Hon. J. J. It was addressed by Gov. Pettus, Hon. J. J. opinions ought not to influence the choice of McRae, Attorney-General Wharton, and Judge, who, in the discharge of his duties, Hons. C. E. Hooker and J. B. Chrisman—a certainly can have nothing to do with politics splendid array of talent. If our most reliable information is not at fault, old Claiborne will roll up a decided majority for the Democratic standard-bearers.

OLD LAWRENCE FOREVER !- A friend writes up from Brookhaven : Old Lawrence will poll at the Election about one thousand votes; nine hundred of which will be for Breckinridge and Lane, if

We call special attention to the card of Cincinnati platform. mission merchants, New Orleans, in this mor-

Texas all. Right.—The esturns of the election for State officers, as they come in, we would not make such opposition a ground freely support our former statement, that the of interference with the interests of the

be elected by a very large majority. GOV. GIST, OF SOUTH CAROLINA.-The In concluding his remarks, the Governor

dwelt at some length upon the political aspect of the country. He regarded the election of he counselled separate State action at any and every hazard, as the last alternative for our salvation; and felt satisfied that the brigade which he had the pleasure to review nobly respond to their country's call, should her institutions be so assailed. He closed amid great applause.

BRECKINBIDGE VICTORY IN NEW YORK .-A special election for Alderman of the Seventh Ward, Brooklyn, to fill the vacancy caused by the death of John Stanbury, the late representative, was held on the 14th instant, and resulted in the election of Hugh O'Rorke, Breckinridge Democrat. The following is the vote:

234

Hugh O'Rorke, (B. D.) O'Rorke over Moore,

166 D. C. Kingsland, (Rep.)
H. A. Moore, (Doug.)
O'Rorke over Kingsland, 99

The Louisville Courier publishes the followelected Clerk of the Court of Appeals of Ky., in gaining his election LEXINGTON, August 8, 1860.

recognizing the Compromise of 1850. Here-after go for the Union, the Constitution and the Enforcement of the Laws. There need tics, whose object was to corrupt and demorbe no question for criticism as to the past, but alize the Democratic party, because as organ- and Black Republicans, both together. The perfect harmony in combatting the common ized, it had presented the most formidable and people are already aroused on the subject. enemy hereafter—i. e., both sectional parties. I hope the press on both sides will take this

bold, able and energetic advocacy of my per-sonal claims to the confidence of the people. Very truly your friend, LESLIE COOMBS.

Messrs, G. D. Prentice & Co. John Bell and the Mexican War.

While John C. Breckinridge and Joe Lane

country in Mexico, John Bell was the occu- candidate is stumpping it in the abolition pant of a seat in Congress, giving "aid and States of New England, striving to curry facomfort" to the enemy, by denouncing the vor with the fanatics of that section by his war as unjust and unrighteous on the part of advocacy of the abolition principle of Squatter the U. S. Government, and by voting against Sovereignty, and by making invidious flings forward, rebuking these faithless men, and appropriations for prosecuting it. In the con- at the South and her institutions. The followclusion of his famous speech against the Ten ing paragraph is extracted from his speech at of Breckinride and Lane. They cannot see begiment Bill, he used this language : "Sir, if any should now desire to know my poor opinion upon the proper mode of termi-nating this war, I say to them to make the

best treaty with the existing government you can. If you must have the territories of New Mexico and California, get a cession of them; if you cannot do that, come back to the Rio Grande, to the boundary you claim title to, and thus save your honor.

My, advice is, stop the war? PLEE THE COUNTRY AS YOU WOULD A CITY DOOMED TO DESTRUCTION BY FIRE FROM HEAVEN! Lunar and Coal Oil, and Lump Depot.

A LL the varieties of Lunar Lamps, Giobes,
Chimneys, Wicks, Trimmers, Shades, Tin Oil
Cans of all sizes, and a fall supply of Lunar, and
the best quality of Breckenridge Coal Oil, always
on hand at March 30 '60. B. A. SMITH'S. Let the people choose between the author of this language who voted against supplies for the conduct of a war to vindicate our national honor, and the man who volunteered to fight the battles of their country.

TY OF THE STATES! THESE ARE SYMBOLS OF very recent date, he sends this cheering intel-EVERLASTING UNION. LET THESE BE THE BALLYING GRIES OF THE PEOPLE.—J. C. BRECK-

THE MISSISSIPPIAN. The Illinois' Douglas Delegates at A Jumble of Words---The Wickliffe Douglas in Favor of Internal Improve-Charleston --- Why the South was Denied the Assertion of her Rights.

We have just obtained a paper which rereals the true political complexion of the delegates who were sent from Illinois to the Charleston Convention, in the interest of the Squatter Sovereignty aspirant for the Presi- the Douglas platform adopted at Baltimore.— principle of Squatter Sovereignty, his record dency. The proof is incontestible that for the Here is the resolution : most part they were a desperate set of vile organization in Illinois by Douglas, that they might the more effectually, under the guise

Let us for the sake of opening the eyes of our Southern readers to the fraud that was tilate the records of some of these deprayed

There was one T. L. Dickey, a delegate at There was one T. L. Dickey, a delegate at large. In the year 1848, this man Dickey What is it? It requires careful reading to nished for the most part by the producers of deed, that those sentiments have not always the state of Massachuwas a candidate for judge in the Ottawa cir- tell whether there is an idea at all conveyed the South, to accomplish a purely and sectioncuit. A short time prior to the election he in it. It will be found, however, that the all object in which she could have no possible as well as citizens of other States, have atprocured a Mr. Wardlaw, of Hennepin, to sum and substance of it is simply to declare interest. Livingston Mims and D. O. Merwin, candidates for Presidential Electors, in behalf of make an inquiry relative to his views of the "that whatever restriction the Supreme Court" The following is a short extract from the Wilmot Proviso-or Mr. Wardlaw did so of has or may decide that the Constitution im- official proceedings: onal Dis- his own motion—it is immaterial which.— poses on the power of a Territorial Legislatrict, will address the people at the following Mr. Dickey then addressed the inquisitive ture, should be respected and enforced by all Wardlaw the following note, which was im- the departments of the Government." mediately printed in the Geneva Mercury :

OTTAWA, Ill., July 27, 1848. any man should ever have doubted as to my position on the subject of the Wilmot Pro

I have repeatedly, publicly and privately, wherever I have heard the subject discussed since the question was mooted, declared that I regarded it the question of the time; that ought to exercise it, to prohibit slavery in all our Territories now free; and if the present opportunity of limiting slavery is offered to pass, and our Territories settled with a slave-holding population, no man can calculate the holding population, no man can calculate the extent of the evils which must naturally result.

There was a glorious rally of the Democracy

There was a g

represented on this or any other subject.
Your truly, T. L. DICKEY.
To A. WARDLAW, Hennepin, Ill. But it is not necessary to go farther back in history than 1856 to fix Judge Dickey's political status. He was then a competitor with Owen Lovejoy for the Republican nomination

for Representative in Congress! Then, there were Wm. M. Jackson and A not more. We have a large club at this place, H. Herrington, both clamorous for Douglas and Squatter Sovereignty interpretation of the

E. D. Downs & Co., cotton factors and com- At a Democratic Convention held at Joliet September 11th, 1850, at which R. S. Molony was nominated for Congress, the following

resolution was unanimously adopted : regularly nominated Democratic ticket will States where it exists, yet we moderately but to oppose its extension in Territorry now free, by all means compatible with the obligations Fairfield Herald, in speaking of Gov. Gist's sister States; that these principles were recremarks at the close of the review in that ceived the sanction of Thomas Jefferson, who is acknowledged by all to be the great oracle and expounder of our faith.

In this Convention the delegates from Me

Henry County were Wm. M. Jackson, and terpreted by the Supreme Court. others, and among those from Kane county, was A. M. Herrington. A Convention was held on the 28th of February, 1850, in the town of Naperville, to nominate a candidate for Circuit Judge. In

this Convention, Mr. Wm. M. Jackson offered the following resolution, which was unanimously adopted: Resolved. That this Convention is in favor of the Wilmot Proviso, both in Principle and

Practice, and that we know of no good reason why any person should oppose the largest latitude in Free Soil, Free Territory, and Free Thereupon, a Mr. Platt, offerred the following which was also unanimously adopted :

Resolved, That in the opinion of this Convention the time has arrived when all men should be free. And in the Convention Mr. C. I. Horsman (a Charleston delegate,) was a delegate from Winnebago county.

But the most uproarious free-soiler of those Legislature for a resolution instructing Senator Douglas to use his efforts in favor of the Wilin which he gratefully acknowledges the as- mot Proviso, [House Journal 1849, p. 55,] sistance he received from the Douglas men, Mr. Linder actually introduced the following

bill in the Legislature of that year : Resolved by the House of Representatives. Gentlemen:—Profoundly grateful as I am to Providence and the people for making me the instrument of political redemption, I ask leave to say a single word to you. THE PATRIOTIC NATIONAL UNION DE-PATRIOTIC NATIONAL UNION DE-PAT

bia .- [House Journal 1849, p. 316.] HEREAFTER CONSIDER THEM AS The foregoing is presented as a fair specimen of the political complexion of the delegates from Illinois. They were for the most part unwashed and unredeemed abolition fana- ing to roll up a majority of from fifteen to effective resistance to the progress of the antislavery crusaders against the South. In view from the Atlantic, and being at first met by onists have only received their first rebuke- of such facts can it be a matter of wonder time-serving politicians, I was rendered disthat the Southern delegates, and the true De- consolate in having been led to believe that

Douglas' Fling at "Niggers."

Rocky Point, Rhode Island. If he has any why last year they should oppose Douglas supporters in Mississippi, we ask their attention to the portion which is italicised :

"Ladies and gentlemen, I would gladly speak again, but you see from the tones of my voice that I am unable to. This has been a happy, a glorious day. I shall never forget about this sea air, especially about that peculiar institution of yours-a clam-bake. I think you have the advantage in that respect of Southerners. For my own part, I have much more fondness for your clams than I have for their niggers. But every man to his taste." HON. JAMES E. MATTHEWS .- We are glad

to learn that this veteran, true-hearted and unfaltering Democrat, is battling bravely in the present contest, as ever before, for the true THE CONSTITUTION AND THE EQUALI- faith. In the course of a private letter of a ligence touching our political prospects in De

Compromises of constitutional principles are ever dangerous, and I am rejoiced that the true Democracy has seen fit to plant a firm foot on the rock of truth, and to give the people an opportunity to vindicate their love of justice and fraternal regard for each other's rights,—GEN.

JOE LANE,

"In this county, the Douglasites are making some little noise; but we are confident that we can beat the combined vote of Douglas from the First District of North Carolina, by 514 majority. At the Governor's election than he is in any county in the State.—Though old and frail, I am actively engaged in the canvass. in the canvass.

Resolution---The Intention of it was to Deceive.

abolitionists who had seen much service in that during the existence of the Territorial the Presidency. the ranks of the anti-slavery organization and who had been engineered into the Democratic ever it may be, imposed by the Federal Government on the power of the Territorial Lerislature over the subject of the domestic relations, as the same has been or shall be hereof Democratic membership, carry forward after finally determined by the Supreme their schemes of plunder and spoliation of the Court of the United States, should be respected by all good citizens, and enforced with promptness and fidelity by every branch | ly assailed it. of the general Government,'

Ayer upon the Democracy by Douglas, venate the records of some of these deprayed

with a pretence of meaning something, but in
reality nothing, is simply disgraceful to a

the veto of the patriot President Mr. Buch
country under its demoralization by the pow
er of slavery. And there I received, and and infamous Black Republican factionists, body of high-minded, honorable men, and anan. Among these, may be mentioned the who had thus managed to secure places in the should subject its author, and those who bill for deepening the channel over St. Clair

Mr. Douglas says, in his letter of accept- day for its consideration.

ance of the nomination: "Upon a careful examination of the platresolution, which is in perfect harmony with | that day, the others, I find it to be a faithful embodi ment of the principles of the Democratic par- is on taking up the bill. ty, as the same were proclaimed and undertests of 1848, 1852 and 1856."

To understand the language of Mr. Dougopportunity of limiting slavery is offered to las' letter of acceptance, it is necessary to ler, Clark, Collamer, Crittenden, Dixon, Doo- of that higher law-(appliance)-which the "It matters not what way the Supreme | son.-22. question whether slavery may or may not go

or exclude it, as they please."

Such was Douglas' language before the Cincinnati platform was changed by the Wickliffe resolution, and, in his letter of acceptance, he says the Wickliffe resolution is in "perfect harmony with the others." So that he stands exactly where he did on the 27th mestion, the people still will have the LAWFUL the declaration of this doctrine at Freeport, down to this time, he has been defending his doctrine of popular sovereignty, which, according to his language at Freeport, means that the people have a power higher than the F. H. Claiborne for Breckinridge. Constitution or the Supreme Court. This is full up to Seward's higher-law doctrine, and This Wickliffe resolution, therefore, is a

weak invention of the enemy, to humbug and they had a part to play in the Presidential o deceive. The attempt is as shallow as the motive in which it originated is base.

What They Said one Year Ago.

nating a candidate for Congress from that and Lane. District. In the platform of principles adopted for the government of the party in that canvass, was incorporated the following resolu-

for from the Republican and Democratic parties, and a true devotion to the welfare of our own section requires us to oppose both; and own section requires us to oppose both; and own section requires us to oppose both; and of Mr. Douglas, and have a grateful friend of Mr. Douglas, and have a grateful recollection of many of his acts. But I endorse "4th. That the South has nothing to hope sovereignty policy of Stephen A. Douglas, or the FREESOIL AFFINITIES OF BELL, SHALL VOTE FOR BRECKINRIDGE the FREESOIL AFFINITIES OF BELL, CRITTENDEN AND HOUSTON, AND ALL OTHERS WHO OPPOSED THE ADMISSION OF KANSAS UNDER THE LECOMPTON CONSTITUTION."

So much for Col. Claiborne and the Douglas occurred:

Thus did the Southern Oppositionists, one year ago, denounce John Bell for his "freesoil affinities." Will the rank and file of that party now permit their leaders to gull theminto supporting him for the Presidency?

California Correspondence.

Democracy California sends greeting, promis-Arriving since the Charleston Convention mocracy from every other portion of the this State would blindly support whatever the eracy of knaves and traitors who went to cians believed me not when I told them that Charleston and to Baltimore in the service of unless some satisfactory amendment was made to the cincinnatiplatform all the Southern States would withdraw. Since the action has been taken, many of them, in the full belief that the people would support what they Despairing of receiving the electoral vote claim as the regular nominations, have dewe have had those in our ranks whose feelnow free. From tunnels and gulches, from ranches and workshops, have the people come with load acclaim ratifying the nominations and his odious heresies, and this year give adherence to them.

Have then no fears about our State. Her voice will always be heard in behalf of the constitutional rights of all the States. The There is a charm about this beautiful day, Union she fondly desires, but only a Constitutional Union, maintaining equally the rights of every State. Again, I repeat, fear not for AN OLD MISSISSIPPIAN.

---05 We are indebted to Mr. Carlisle of the News Depot, for a copy of the N. Y. Weekly Herald of the 11th inst., containing a large mass of political and general intelligence.

REMARKABLE DEMOCRATIC GAIN IN NORTH CAROLINA-ME, SMITH'S DISTRICT COMPLETE-LY REVOLUTIONIZED .- In 1859, Hon. W. N. H. Smith, (who narrowly escaped the Speaklast menth, the District was completely revo-lutionized, Ellis having carried it by 67 ma-lutionized, Ellis having carried it by 67 ma-

ment by the General Government. Even if Douglas had not merited the op-We have never read a more perfect jumble | position of all true Democrats by his confedof nonsense than is contained in the Wick- eracy with Seward & Co., during the Kansas if I have ever studied the liffe resolution, which is the last resolution of struggle, and his advocacy of the anti-slavery the school of Massachusetts. (Cheers and

true interpretation of the Cincinnati platform, strict construction school, as a candidate for It is well remembered that when President Polk sent in his celebrated message astutional internal improvement scheme, that Douglas, who was then a member of the House of Representatives, bitterly and fierce- I am now, made a pilgrimage from my own

At the last session of Congress true to his Now this jumble of words put together antecedants he was the warm advocate of simacopted it, to the contempt and loathing of ev- Flats, Michigan, by which it was proposed to in the performance of my duty as a citizen of

Mr. Chandler. I move that Senate Bill No. 37 be taken up for the purpose of fixing a Mr. Clay. What bill is it? Mr. Chandler, The bill for the deepening

re-affirmed at Baltimore, with an additional at one o'clock, if there be no special order for the wisdom of man is given in this single fact, stood by all parties, in the Presidential con- and they were ordered; and, being taken, re-Yeas. Messrs Anthony, Bingham, Chand-to that seat is that he confesses the obligation

Thus it is to be seen that among the many qualities presented by the Senator from Ilii nois, whereby the South is to be cheated, this day of August, 1858, declaring that it mattered not how the Supreme Court decided the of the many reasons, we suppose, why his complicity with the abolitionists is to be overneans to exclude slavery. From the day of looked, and he is to be rewarded by Southern think I may assume that a democrat is a man The Douglas Electoral Ticket-Hon. J.

goes beyond Lincoln, who voted for a fugitive that a part of the performance in the farce of slave law because he was sworn to support the Douglas "State Convention" at Grenada the Constitution, and it gave to the South (composed of self-appointed delegates from such a law, but Mr. Douglas tells the people | seven counties all told !) was to place upon the of a Territory that it matters not what the Douglas electoral ticket for the fifth District, or Bell. It is believed that the union thus Supreme Court may decide, the people have "the name of Col. J. F. H. Claiborne, that the lawful means to exclude slavery from the talented, true and tried Democratof Hancock, sylvania to Breckinridge: Territory, which simply means that the will who is a warm advocate of the election of

On the 29th of June, 1859, the Opposition party in the Atlanta District, (Ga.) had a meeting at Newman for the purpose of nom- his determination to support Breckinridge

But let him speak for himself:

A CARD. In the Picayune of yesterday I see my name announced as Electer on the Douglas ticket, in the Fith District of Mississippi. There is farce! So much for the glorious old Fifth

rial in Mississippi to make an electoral ticket July 25, 1860. By the way who is "John Calhour of Rankor Mississippian: To the true in?" the Douglas elector for the 4th District. We have been prosecuting the inquiry in a county in which our acquaintance is very general, and have not been able to obtain the

Rank Treason to the South!

ing paragraph standing in capitals at the head | Central America, which they wish to secure Union, turned with loathing from the confed- original Convention would do. These politi- of its editorial columns. Although it has through the aid of an American President? been standing there for several days, we have It is well known this great Jewish banking made to the Cincinnati platform all the South-

WE UNDERSTAND THAT THE HON. PREFERS LINCOLN TO A COALITION WITH EMERSON ETHERIDGE MADE A SPEECH AT DRESDEN, TENN, DUR. Press-a Douglas sheet-indignantly repudiings have not been with us. Of these we are ING WHICH HE READ THE BLACK REPUBLICAN PLATFORM, AND ASK. ED IF THERE WAS ANY MAN THERE WHO COULD FIND FAULT WITH IT. TION OF LINCOLN ON THAT PLAT- repulsive for honest Dong as men to endur-HE FURTHER SAID THAT THE ELEC-COUNTRY, WHILST BRECKINRIDGE'S wardness has the hearty endorsement of Doug-ELECTION WOULD DISSOLVE THE las himself." MR. ETHERIDGE IS FOR BELL AND

He believes it to be an evil, but one which, as a citizen of a non-staveholding State, he is bound in honor, in good faith, and by his official oath, not to meddle with, but leave it to be continued or abolished by the States or Territories where it exists. If he were a citizen in a territory his voice would be heard advocating the erection of a free State,"

Blood Food! Blood Food! See advertisement in march 28 00—17.

Blood Food! Blood Food! See advertisement in States.—St. Louis, Mo. Daily Evenisy News.

Southern Men Read!

WILLIAM H. SEWARD AGAIN PROCLAIMS THE DOCTAINE OF THE "HIGHER LAW" AND THE "IRREPRESSIBLE CONFLICTO"

creased emphasis, he repeats the doctrine of lonflict," and gives notice to the South to out her house in order and prepare to die. f Seward suggests to the intelligent Southern patriot every idea which could be unfolded in whole page of argument and impassioned openl. Men of the South ! Read the formal oclamation of the generalissimo of the Black epublican army and determine for yourselves whether you will surrender your rights and meekly bend your necks to receive the voke t is boldly proclaimed has been prepared for

I feel and know it my duty to confess that

country and of humanity, I have studied in

on this question is such as to render him ex-"Resolved, That it is in accordance with the | ceedingly objectionable to Democrats of the ests of these free States in the Union of the (Renewed cheering.) It is twenty-two years ago, not far from this season, when a disguished and venerable statesman of Massachhome, which was not molested on my way. to the Sage of Quincy-(applause) there to trious teacher from their policy. But it is to-night that I am free to confess that whenever any man, wherever he might be found. form of principles adopted at Charleston, and re-affirmed at Baltimore with an additional that fifteen years after the death of John Quin s on taking up the bill.

Mr. Chandler called for the yeas and nays: hurled him from power and from place, are calling to the head of the nation, to the very

> I have the same testimony to give you subtogether, with the assurances that, for the first time, this banner will be unfurled in safety in one relating to the improvement of harbors and many of the slave States. But let not your with this victory comes the end of the power of slavery in the United States. (Cheers.) States is born. (Great laughter and cheering.

A voice-"1 hope so.") Pennsylvania.

The following ere the terms of an arrangement which has been adopted by the friends of Douglas as prefer Breckinridge to Lincoln ensummated will secure the vote of Penn-

Resolved, That the Democratic electoral of the people is to override the Supreme law Breckinridge, and will feel indignant and morof the land and the Constitution, as inter- tified that his name has been thus dragged be- Breckinnidge as an elector at large, and in the fore the public by the wretched little mconstruck faction, whose members imagined that louglas, then the vote of the Electoral Colthen for Breckinridge and Lane. we expected, Col. Claiborne is out in a card disavowing the association in which his name the vote of Pennsylvania cannot elect the candidate for whom a majority of the votest are cast, and can elect any man running for the States, then the vote shall be cast for the candidate who has a majority of the State; and the chairman of this committee be re-quested to obtain from the electors their sev-eral and distinct pledges of acquiescence in

the foregoing resolution, and report the re-sult of his action at a future meeting of the recently escaped from the custody of the

District. We now affirm that there is not a single Democrat in that District in respectable standing with his party who will touch Donglas with a forty foot poll, or who will accept the post indignantly spurned by John F. H. Claiborne. Douglas can't find enough material in Mississippi to make an electoral ticket ugh revolvers and bowie knives were han-

> respondent of the Philadelphia Pennsylvanian says, that the object of the visit of M. Rothschild to this country is to look after the large investment of funds made for him by A. Belmont in the nomination and election of Doog-

CAN'T HE POSSIBLE?-The Washington cor-

ates a coalition with the Democracy. Douglas organ says: Douglas organ says:
"Coalition with them must therefore be too

. OF We wish to call the attention of our readers to a new article in the way of medi-eine. Messrs. Potter & Merwin, who are na-OPINIONS OF Mr. DOUGLAS ON SLAVERY.

The Dubuque Herald, whose editor was the recipient of Mr. Douglas of Mr. D The Dubuque Herald, whose editor was the recipient of Mr. Douglas letter prescribing the platform on which he would accept the nomination of the Charleston Convention, and may therefore be looked upon as an another column of to day's the "Cherokee Remedy," of which an advertisament appears in another column of to day's insper, from what several medical gentlement of veracity and honor have told us, together of veracity and honor have told us to veracity and honor have told us.